TERMINAL DISCLAIMER IN APPLICATION			124592-1	
	· ·	IN RE APPLICATION OF		······································
I hereby certify Postal Service	that this correspondence is being deposited with the United States with sufficient postage as first class mail to an envelope addressed nor for Patents, P.O.Box 1460, Alexandria, VA 22313-1450. on	Colin Richard Wils	son	
to: Commission		SERIAL NUMBER	633,251	FILED 08/01/03
	Type or Print Name  Signature		RANSMISSION TAR	GET FOR A MULTIPLE
·	•	GROUP ART UNIT	EXAMINER	······································
		2882	C. D. Thomas	
Gene	ral Electric Company disclaims the terminal o	art of any natent greate	d on the shove-identific	ad application and any
I hereby bellef an such will		I beyond the date on when ance fees therefor were natified application and a legal title to said patenthis agreement to run ver and to be binding upon General Electric Company or is requested to be contacted to be contacted and to be contacted as a section or both, under Section	re timely paid. General re timely paid. General re timely paid. General report of the same as with any patent granted at the grantee, its successive. The grantee of the grantee of the the knowledge that with the knowledge	on patent application Serial I Electric Company hereby Ition thereof shall be the legal title to any patent on the above-identified ssors or assigns.  Count  Interest shall be the legal title to any patent con the above-identified ssors or assigns.  Count  Interest said the the states code, and that
I hereby bellef ar such will	invation application thereof which would extend ther 10/248,153 would expire if all mainted is that any patent so granted on the above-ided teable only for and during such partner that the gon application Serial No. 10/248,153 ation and any continuation application thereof indersigned is empowered to act on behalf of the statutory \$110.00 fee for a disclaimed No. 07-0868 (Three copies of this sheet are enclosed of declare that all statements made herein of more believed to be true; and further, that these the made are punishable by fine or imprisonment, liftil false statements may jeopardize the valid	t beyond the date on when ance fees therefor were natified application and a legal title to said patenthis agreement to run wand to be binding upon General Electric Company own knowledge are the statements are made with or both, under Section ity of the application or a Jean	re timely paid. General re timely paid. General re timely paid. General report of the same as with any patent granted at the grantee, its successive. The grantee of the grantee of the the knowledge that with the knowledge	on patent application Serial Electric Company hereby ation thereof shall be the legal title to any patent on the above-identified ssors or assigns.  Scount  Into made on information and viliful false statements and the ited States Code, and that son.
I hereby bellef an tike so r	invation application thereof which would extend ther 10/248,153 would expire if all mainted is that any patent so granted on the above-ide teable only for and during such parind that the geon application Serial No. 10/248,153 ation and any continuation application thereof indersigned is empowered to act on behalf of the statutory \$110.00 fee for a disclaimed No. 07-0868 (Three copies of this sheet are enclosed of declare that all statements made herein of more believed to be true; and further, that these is made are punishable by fine or imprisonment, liftly false statements may jeopardize the validation of the copies of the statements may jeopardize the validation of the copies of the statements may jeopardize the validation of the copies of the statements may jeopardize the validation of the copies of the statements may jeopardize the validation of the copies of the statements may jeopardize the validation of the copies of the statements may jeopardize the validation of the copies of the statements may jeopardize the validation of the copies of the statements may jeopardize the validation of the copies	t beyond the date on when ance fees therefor were natified application and a legal title to said patenthis agreement to run wand to be binding upon General Electric Company own knowledge are the statements are made with or both, under Section ity of the application or a Jean	re timely paid. General any continuation applicate that all be the same as with any patent granted at the grantee, its successive and that all statements the knowledge that will be the knowledge that will be the knowledge that will be the unique and that all statements the knowledge that will be the unique and that all statements the knowledge that will be the unique and that all statements the knowledge that will be the unique and that all statements the knowledge that will be the unique and that all statements the knowledge that will be the unique and that all statements the knowledge that will be the unique and that all statements the knowledge that will be the unique and that all statements the knowledge that will be the unique and that all statements the knowledge that will be the unique and that all statements the knowledge that will be the unique and that all statements the knowledge that will be the unique and that all statements the knowledge that will be the unique and that all statements the knowledge that will be the unique and	on patent application Serial Electric Company hereby Ition thereof shall be the legal title to any patent on the above-identified escors or assigns.  Count  Ints made on information and viliful false statements and the ited States Code, and that econ.  Counsel  NY
I hereby bellef an such will	invation application thereof which would extend ther 10/248,153 would expire if all mainted is that any patent so granted on the above-ide teable only for and during such parind that the geon application Serial No. 10/248,153 ation and any continuation application thereof indersigned is empowered to act on behalf of the statutory \$110.00 fee for a disclaimed No. 07-0868 (Three copies of this sheet are enclosed of declare that all statements made herein of more believed to be true; and further, that these is made are punishable by fine or imprisonment, liftly false statements may jeopardize the validation of the copies of the statements may jeopardize the validation of the copies of the statements may jeopardize the validation of the copies of the statements may jeopardize the validation of the copies of the statements may jeopardize the validation of the copies of the statements may jeopardize the validation of the copies of the statements may jeopardize the validation of the copies of the statements may jeopardize the validation of the copies of the statements may jeopardize the validation of the copies	d beyond the date on when ance fees therefor we entified application and a legal title to said patenthis agreement to run verand to be binding upon General Electric Comparer is requested to be considered and to be considered as a section of the application or a section of the application	re timely paid. General my continuation applicate shall be the same as with any patent granted the grantee, its successive and that all statements the knowledge that will be the knowledge that will be the knowledge that will be the lineary patent issuing them.  K. Testa - Patent C. ECTRIC COMPA	on patent application Serial Electric Company hereby Ition thereof shall be the legal title to any patent on the above-identified escors or assigns.  Count  Ints made on information and viliful false statements and the ited States Code, and that econ.  Counsel  NY